

BEFORE THE ARIZONA CORPORATION COMMISSION 1 Arizona Corporation Commission 2 **COMMISSIONERS** DOCKETED 3 JEFF HATCH-MILLER, Chairman FEB 0 2 2006 WILLIAM A. MUNDELL 4 MARC SPITZER DOCKETED BY (Ke MIKE GLEASON 5 Decision No. 68459 KRISTIN K. MAYES 6 In the matter of: 7 Docket No. S-20429A-05-0833 Bruce R. Goldman, a married person, individually and doing business as Opulent 8 Management Group, Bravura Management ORDER TO CEASE AND DESIST, ORDER Group, Zanadu Construction, and/or The 9 OF RESTITUTION AND ORDER FOR Opulent Group, a defunct Nevada corporation **ADMINISTRATIVE PENALTIES** 10 6668 West Oraibi Drive **AGAINST:** Glendale, Arizona 85308-7022 11 BRUCE R. GOLDMAN, A MARRIED Linda L. Goldman (aka Linda Mull and/or 12 PERSON, INDIVIDUALLY AND DOING Linda Sanger), spouse of Bruce R. Goldman **BUSINESS AS OPULENT MANAGEMENT** 6668 West Oraibi Drive 13 GROUP, BRAVURA MANAGEMENT Glendale, Arizona 85308-7022 GROUP, ZANADU CONSTRUCTION, AND 14 THE OPULENT GROUP, A DEFUNCT Natasha Mull (aka Natasha Goldman), an **NEVADA CORPORATION,** 15 unmarried woman 7701 W Saint John Road OPULENT PROPERTIES LLC, AN 16 Glendale, Arizona 85308 ARIZONA LIMITED LIABILITY 17 COMPANY, DBA OPULENT Opulent Properties LLC, an Arizona limited PROPERTIES, liability company, dba Opulent Properties 18 PO Box 11241 MILL DIRECT FLOORING LLC, AN Glendale, Arizona 85318-1241 19 ARIZONA LIMITED LIABILITY COMPANY, DBA MILL DIRECT 20 Mill Direct Flooring LLC, an Arizona limited FLOORING, AND liability company, dba Mill Direct Flooring 21 P.O. Box 11241 THE LOAN XPERTS, LLC, AN ARIZONA Glendale, Arizona 85318-1241 22 LIMITED LIABILITY COMPANY The Loan Xperts, LLC, an Arizona limited 23 liability company 2226 North Northern Avenue, Suite C200 24 Phoenix, Arizona 85021 25 Respondents. 26

On November 14, 2005, the Securities Division ("Division") of the Arizona Corporation Commission ("Commission") filed a Temporary Order to Cease and Desist and Notice of opportunity for Hearing ("Notice") with respect to Respondents Bruce R. Goldman, individually and doing business as Opulent Management Group, Bravura Management Group, Zanadu Construction and The Opulent Group, a defunct Nevada corporation, Opulent Properties, LLC, an Arizona limited liability company, doing business as Opulent Properties, Mill Direct Flooring LLC, an Arizona limited liability company, doing business as Mill Direct Flooring, and The Loan Experts, an Arizona limited liability company (collectively, "Respondents"). The Division served the Notice on the Respondents via personal service on November 15, 2005. The Notice specified that the Respondents would be afforded an opportunity for an administrative hearing regarding this matter upon filing a written request with Docket Control of the Commission within ten days of receipt of the Notice. The Respondents failed to request a hearing within the required time.

I.

FINDINGS OF FACT

- 1. Bruce R. Goldman ("Goldman") is a married person whose last know address is 6668 West Oraibi Drive, Glendale, Arizona 85308-7022.
- 2. At all relevant times, Goldman has transacted business under the trade name "Opulent Management Group" which was registered with the Arizona Secretary of State on February 11, 2004 and whose last known business address is PO Box 11241, Glendale, Arizona 85318-1241. Pursuant to the records of the Arizona Secretary of State, Goldman is the owner of this trade name.
- 3. At all relevant times, Goldman has transacted business under the trade name "Bravura Management Group" which was registered with the Arizona Secretary of State on April 18, 2005 and whose last known business address is 10640 North 29th Drive, Suite A106, Phoenix, Arizona 85029. Pursuant to the records of the Arizona Secretary of State, Goldman is one of owners of this trade name.

- 4. At all relevant times, Goldman has transacted business under the trade name "Zanadu Construction" which was registered with the Arizona Secretary of State on February 3, 2004 and whose last known business address is PO Box 11241, Glendale, Arizona 85318-1241. Pursuant to the records of the Arizona Secretary of State, Goldman is the owner of this trade name.
- 5. The Opulent Group ("The Opulent Group") was organized under the laws of the state of Nevada on April 30, 1999 and whose last known business address is 6978 W. Villa Chula, Glendale, Arizona 85310. The corporate status of The Opulent Group was revoked on May 1, 2003. However, at all relevant times, Goldman has transacted business under name of the defunct entity.
- 6. Linda L. Goldman (aka Linda Mull and/or Linda Sanger) ("Linda Goldman") was at all relevant times the spouse of Goldman. Linda Goldman was joined in this action individually and under A.R.S. § 44-2031(C) for purposes of determining the liability of the marital community.
- 7. The Division served the Notice on Linda Goldman via personal service on November 15, 2005. Linda Goldman, on behalf of herself only, filed an Answer denying the allegations contained in the Notice in their entirety on December 15, 2005.
- 8. At all relevant times, Goldman was acting for his own benefit, and for the benefit or in furtherance of the marital community.
- 9. Natasha Mull (aka Natasha Goldman) ("Mull") is an unmarried person whose last known address is 7701 W Saint John Road, Glendale, Arizona 85308.
- 10. The Division served the Notice on Mull via personal service on November 15, 2005. Mull, on behalf of herself only, filed an Answer denying the allegations contained in the Notice in their entirety on December 15, 2005.
- 11. Opulent Properties LLC ("Opulent Properties") is an Arizona limited liability company organized on February 11, 2004 and whose last known business address is P.O. Box 11241, Glendale, Arizona 85318-1241. Pursuant to the records of the Arizona Corporation

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Commission, Corporations Division ("Corporations Division"), Mull is the manager of Opulent Properties.

- 12. At all relevant times, Opulent Properties has transacted business under the trade name "Opulent Properties" which was registered with Arizona Secretary of State on November 10, 2003. Pursuant to the records of the Arizona Secretary of State, Goldman and Linda Goldman are the owners of this trade name.
- 13. Mill Direct Flooring LLC ("Mill Direct Flooring") is an Arizona limited liability company organized on February 11, 2004 and whose last known business address is P.O. Box 11241, Glendale, Arizona 85318-1241. Pursuant to the records of the Corporations Division, Opulent Management Group is the manager of Mill Direct Flooring.
- 14. At all relevant times, Mill Direct Flooring has transacted business under the trade name "Mill Direct Flooring" which was registered with Arizona Secretary of State on February 3, 2004. Pursuant to the records of the Arizona Secretary of State, Goldman and Linda Goldman are the owners of this trade name.
- 15. The Loan Xperts, LLC ("The Loan Xperts") is an Arizona limited liability company organized on October 28, 2005 and whose last known business address is 2226 North Northern Avenue, Suite C200, Phoenix, Arizona 85021. Pursuant to the records of the Corporations Division, Linda Goldman is the manager of The Loan Xperts.
- 16. Respondents offered securities in the form of investment contracts in the acquisition, improvement, and subsequent sale of certain real estate located in Arizona and Nevada.
- 17. Respondents informed offerees that there are two different programs in which they could invest; the real estate was to be acquired in the name of one or more of the Respondents, then (a) improved through repair or remodeling and sold to a third party ("Retail Property"), or (b) briefly held by one or more of the Respondents (i.e., assumingly to appreciate in value) and then sold to a third party ("Wholesale Property"). Upon consummation of the sale of the Retail Property or Wholesale Property ("Property Transaction"), the investor would be entitled to the

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return of their original investment plus a percentage of the profits resulting from the Property Transaction pursuant to a formula set forth in a written agreement ("Investment Agreement").

- 18. The rights of the investors set forth under the terms of the Investment Agreement were not secured by a collateral lien in the real property subject to the Property Transaction.
- 19. Investors provided their funds at the time they executed the Investment Agreement. Respondents did not require a minimum or set a maximum amount of money to participate in either investment program.
- 20. The Retail Property or Wholesale Property is either identified at the time of execution of the Investment Agreement or incorporated therein by later addendum (the "Identified Property").
- 21. In order to induce investment, Respondents informed offerees that a number of Property Transactions have resulted in a profit. That claim is false. None of the Property Transactions were ever consummated.
- 22. Respondents informed offerees that the Identified Property was owned by one or more of the Respondents at the time of its disclosure or would subsequently be acquired by one or more of the Respondents in order to complete the intended Property Transaction. That claim is false. None of the Identified Property was owned by the Respondents at the time it was disclosed under the relevant Investment Agreement or acquired by the Respondents at a subsequent date.
- Upon information and belief, Respondents used new investor funds in order to pay profits (and/or return their original investment) to investors who participated in Property Transactions which Respondents represented had been consummated.
- 24. Upon information and belief, Respondents further induced investors to remain in the investment program by persuading them to "reinvest" their profits (and/or original investment) from one Property Transaction into a new Property Transaction.
 - 25. Upon information and belief, Respondents have expended investor funds for

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business and personal expenses without authorization from investors.

26. Upon information and belief, Respondents have raised at least \$500,000 from the sale of investment opportunities in the Property Transactions to Arizona residents and non-residents.

II.

CONCLUSIONS OF LAW

- 1. The Commission has jurisdiction over this matter pursuant to Article XV of the Arizona Constitution and the Securities Act.
- 2. Respondents offered or sold securities within or from Arizona, within the meaning of A.R.S. §§ 44-1801(15), 44-1801(21), and 44-1801(26).
- 3. Respondents violated A.R.S. § 44-1841 by offering or selling securities that were neither registered nor exempt from registration.
- 4. Respondents violated A.R.S. § 44-1842 by offering or selling securities while neither registered as a dealer or salesman nor exempt from registration.
- 5. Respondents violated A.R.S. § 44-1991 by (a) employing a device, scheme or artifice to defraud, (b) making untrue statements or misleading omissions of material facts, and (c) engaging in transactions, practices or courses of business which operate or would operate as a fraud or deceit.
- 6. Respondents' conduct is grounds for a cease and desist order pursuant to A.R.S. § 44-2032.
- 7. Respondents' conduct is grounds for an order of restitution pursuant to A.R.S. § 44-2032.
- 8. Respondents' conduct is grounds for administrative penalties under A.R.S. § 44-2036.

III.

ORDER

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THEREFORE, on the basis of the Findings of Fact, Conclusions of Law, the Commission finds that the following relief is appropriate, in the public interest, and necessary for the protection of investors:

IT IS ORDERED, pursuant to A.R.S. § 44-2032, that Respondents, and their agents, employees, successors and assigns, permanently cease and desist from violating the Securities Act. Respondents shall not sell any securities in or from Arizona without being registered in Arizona as dealers or salesmen, or exempt from such registration. Respondents shall not sell securities in or from Arizona unless the securities are registered in Arizona or exempt from registration.

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2032, that Respondents shall, jointly and severally, pay restitution to investors shown on the records of the Commission in the amount of FIVE HUNDRED THOUSAND AND 00/100 DOLLARS (\$500,000.00), plus interest at the rate of 10% per annum from the date of this Order until paid in full. Payment shall be made by check or money order payable to the "State of Arizona" and will be placed in an interest-bearing account maintained and controlled by the Commission. The Commission shall disburse the funds on a pro rata basis to investors shown on the records of the Commission. Any funds that the Commission determines it is or cannot feasibly unable to disburse shall be transferred to the general fund of the state of Arizona. If any of the Respondents do not comply with this order of restitution, any outstanding balance shall be deemed in default and shall be immediately due and payable without notice or demand.

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2036, that the Respondents shall, jointly and severally, pay an administrative penalty in the amount of ONE HUNDRED THOUSAND AND 00/100 DOLALRS (\$100,000.00), payable to the "State of Arizona." Payment shall be made in full by check or money order on the date of this Order. If any of the Respondents do not comply with this order for administrative penalties, any outstanding balance shall be deemed in default and shall be immediately due and payable without notice or demand. All outstanding administrative penalty amounts shall accrue interest at the rate of 10% per annum

1	until paid in full.	왕경영화 등을 다고 있는 사람들이 가려면 가르는 사람이 가를 들어 들었다. 사람들이 들어 다른 사람들이 되었다.		
2	IT IS FURTHER ORDERED that this Order shall become effective immediately.			
3	BY ORDER OF TH	E ARIZONA CORPORATION COMMISSION		
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8	COMMISSIONER	COMMISSIONER COMMISSIONER		
9		THE WITNESS WHIEDEOF I DDIAN C MARRI		
10		IN WITNESS WHEREOF, I, BRIAN C. McNEIL, Executive Director of the Arizona Corporation		
11		Commission, have hereunto set my hand and caused the official seal of the Commission to be affixed at the		
12		Capitol, in the City of Phoenix, this 2 nd day of February, 2006.		
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15		BRIANC. McNEIL / Executive Director		
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18	DISSENT			
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20	DISSENT			
21	This document is available in alternative formats by contacting Linda Hogan, Executive Assistant to the Executive Director, phone number (602) 542-3931, E-mail LHogan@cc.state.az.us .			
22		moei (002) 342-3931, E-man <u>Lhogan@cc.state.az.us</u> .		
23	(JC)			
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25		에게 되는 시간을 보다 하는 것이라면 보고 있다. 그런 가는 기술으로 살아갔다. 본 시작하다 말 살은 사이는 하면 보는 것은 사람이 가장 사람이 가장하는 것이다.		
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